

Muskegon, MI

**UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD**

MERCY HEALTHCARE PARTNERS,
HACKLEY CAMPUS

Cases 07-CA-133887
07-CA-134026

and

NATIONAL UNION OF HEALTHCARE
WORKERS (NUHW)

07-CB-133889
07-CB-134027

and

DISTRICT LODGE 60, INTERNATIONAL
ASSOCIATION OF MACHINISTS AND
AEROSPACE WORKERS (IAM), AFL-CIO

07-CB-133890
07-CB-134028

and

HASAN ZAHDEH

and

PATRICIA KELLY

ORDER

On May 8, 2015, Administrative Law Judge Thomas M. Randazzo of the National Labor Relations Board issued his Decision in the above-entitled proceeding and, on the same date, the proceeding was transferred to and continued before the Board in Washington, D.C. The Administrative Law Judge found that the Respondents have not engaged in certain unfair labor practices, and recommended that the complaint be dismissed.

No statement of exceptions having been filed with the Board, and the time allowed for such filing having expired,

Pursuant to Section 10(c) of the National Labor Relations Act, as amended, and Section 102.48 of the National Labor Relations Board Rules and Regulations, the Board adopts the findings and conclusions of the Administrative Law Judge as contained in his Decision, and the

recommended Order of the Administrative Law Judge becomes the Order of the Board.

Accordingly, the complaint is dismissed.

Dated, Washington, D.C., June 29, 2015.

By direction of the Board:

Farah Z. Qureshi

Associate Executive Secretary